

UNITED STA, 28 DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.
08/027.14	0 03/05/9:		F.	
03/02/,14	0 03/05/9:	3 LUSE	F.	37967B EXAMINER
			KIZOU, H	CAAMINEN
		26M1/0317	ART UNIT	PAPER NUMBER
JACK SHERI LEGAL DEP				1 AV EITHORIDEN
NORAND CO				7
	D ST., S.E.		2603	
CEDAR RAP	IDS, IA 5240	01	DATE MAILED:	
is a communication	on from the examiner in	charge of your application.		03/17/94
MMISSIONER OF	PATENTS AND TRAD	EMARKS		
		1		•
This application ha	as been examined	Responsive to communication filed on		This action is made fina
ure to respond with	In the period for respon	this action is set to expire month(s), use will cause the application to become abando and are part of this action:		om the date of this letter.
_	_	<u></u>		
	eferences Cited by Exc		ice of Draftsman's Pr	atent Drawing Review, PTO-94
	rt Cited by Applicant, P	TO-1449. 4. Not	ice of Informal Paten	Application, PTO-152.
(I SUMMARY (ing Crisinges, F10-1474. 6. 🔲		
1	_			
Claims_1-	1.(_ are pending in the application
Of the a	bove, claims		an	withdrawn from consideration.
Ctaims				_ have been cancelled.
Claims				are allowed.
Claims	···			_ are rejected.
Claims				
Claims	17		re subject to restricti	on or election requirement.
This application	n has been filed with in	nformal drawings under 37 C.F.R. 1.85 which are	acceptable for exam	lination purposes.
Formal drawin	gs are required in resp	onse to this Office action.		
		have been received on e (see explanation or Notice of Draftsman's Pater	Under 97 (nt Drawing Review, P	C.F.R. 1.84 these drawings TO-948).
. The proposed examiner;	additional or substitute disapproved by the ex-	e sheet(s) of drawings, filed on aminer (see explanation).	has (have) been	approved by the
The proposed	drawing correction, file	d, has been 🔲 appro	ved; disapproved	(see explanation).
		m for priority under 35 U.S.C. 119. The certified rital no; filled on		received not been received
		in condition for allowance except for formal matrix parte Quayle, 1935 C.D. 11; 453 O.G. 213.	ers, prosecution as to	o the merits is closed in
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Serial Number: 08/027,140

Art Unit: 2603

Part III DETAILED ACTION

Election/Restriction

1. Restriction to one of the following inventions is required under 35 U.S.C. 121:

Group I. Claims 1-7, drawn to a particular radio transmitting and receiving apparatus, classified in Class 455, subclass 66.

Group II. Claims 8-17, drawn to wireless local area network, classified in Class 370, subclass 95.1.

The inventions are distinct, each from the other because of the following reasons:

2. Inventions and Group II are related as combination and subcombination.

Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations. (M.P.E.P. § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because transceivers a structure different from that defined in claims 1-7 could be employed in the local area network of claims 8-17. The subcombination has separate utility such as the using the defined transceiver apparatus for communication between two devices that are not necessarily part of a local area network.

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Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed.

- Applicant is reminded that upon the cancellation of claims to a non-elected 4. invention, the inventorship must be amended in compliance with 37 C.F.R. § 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 C.F.R. § 1.48(b) and by the fee required under 37 C.F.R. § 1.17(h).
- Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hassan Kizou whose telephone number is (703) 305-4744.

March 14, 1994